

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF TEXAS
ENTERED

FEB 22 2001

IN RE:

VENTURI TECHNOLOGIES, INC.
Tax I.D. No. 87-0580279

Debtor.

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Michael N. Milby, Clerk of Court

CASE NO. 01-31443-H4-11

(CHAPTER 11)
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**ORDER GRANTING EMERGENCY MOTION TO
MAINTAIN AND USE PREPETITION BANK ACCOUNTS**

CAME ON FOR CONSIDERATION the Emergency Motion by Debtor to Maintain and Use Prepetition Bank Accounts (the "Motion"), filed by VENTURI TECHNOLOGIES, INC. ("Venturi," "Debtor" and/or "Debtor in Possession"). The Colorado Business Bank is the Debtor's primary depository bank and has taken the necessary steps to become an authorized depository bank under the guidelines of the U.S. Trustee's office. On an temporary basis, the Colorado Business Bank has posted the necessary collateral to secure the deposits exceeding the limits of the FDIC coverage. Debtor will move the accounts it has with the Colorado Business Bank to another bank that is an authorized depository institution by the U.S. Trustee's office. Pursuant to 11 U.S.C. §§ 105, 363, 1107 and 1108, it is hereby

ORDERED that Debtor's Motion, as modified below, is GRANTED and; it is further

ORDERED THAT Debtor is AUTHORIZED to maintain the following prepetition accounts on a temporary basis:

<u>ACCOUNT</u>	<u>BANK</u>	<u>ACCOUNT #</u>	<u>TYPE</u>
Venturi Operating Account	Colorado Business Bank, Boulder CO	3065731	Checking

Venturi Credit Card Deposit Account	Colorado Business Bank, Boulder CO	3065812	Credit Card Account
Venturi Small Business Checking Account	Compass Bank, Houston, TX	0084012874	Checking


ORDERED that the Debtor is authorized to maintain and use the Colorado Business Bank accounts on a temporary basis; and it is further

ORDERED that the Debtor will move the Colorado Business Bank accounts to a depository institution that is authorized by the U.S. Trustee's office and has pledged adequate security; and it is further

ORDERED that all of the foregoing Accounts shall be designated on the Debtor's books and the respective banks' books as "debtor-in-possession" accounts, including the signature cards associated with such Accounts, together with the number of this Chapter 11 case; and it is further

ORDERED that the Debtor is required to comply with the United States Trustee's requirement that checks used post-petition by the Debtor be marked with the notation "Debtor in Possession" along with the bankruptcy case number.

SIGNED this 27th day of Feb, 2001.


UNITED STATES BANKRUPTCY JUDGE

Order Submitted By:

SHEINFELD, MALEY & KAY, P.C.

By: 

Chris Adams

State Bar Number: 24009857

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ATTORNEYS FOR DEBTOR